

U.S. NORTHERN DISTRICT COURT

Filed: DARRYL W. MCKNIGHT JR.
File No. 122cv00617

4/25/2022

STATEMENT OF FACTS

FILED

MAY 02 2022

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
CLEVELAND

Respectfully from
Darryl Wayne McKnight

STATEMENT OF FACTS

PLAINTIFF BECAME OF DEFENDANT ON CHARGES JULY 20TH 2021. PLAINTIFF GAVE THAT COURT KNOWLEDGE THAT HE ONLY WAS DEFENSIVE WITH FORCE BECAUSE THEIR VICTIM WAS CAUGHT TRESPASSING BY PLAINTIFF ON OR ABOUT JULY 6-7TH,

HE ALSO GAVE THEM KNOWLEDGE BY DOCUMENT THAT HE IS A LEASE HOLDER OF THE LOCATION OF THE INCIDENT. THE COURTS HAVE NOT MADE ANY ATTEMPTS TO RESOLVE THE ISSUE, SO PLAINTIFF GAVE THEM HIS RENTAL LEASE AGREEMENT.

THE DEFENDANTS DEENA AND EMMON PURSUED CONSTANTLY EVEN THOUGH 2901.05 B(1), (H) AND (E) DISQUALIFIES THE PURSUIT, SO PLAINTIFF SEEK MONETARY COMPENSATION FOR MISSED LIVES EMPLOYMENT FROM PANDEMIC, MONETARY COMP FOR VIOLATING HIS U.S. CONSTITUTIONAL AMENDMENT RIGHTS. PLAINTIFF GAVE MORE DETAIL ON MEMORANDUM,

MEMORANDUM

2901.05 (B)(1) SAYS
A PERSON IS ALLOWED TO ACT IN SELF DEFENSE,
DEFENSE OF ANOTHER, OR OF THAT PERSON'S
RESIDENCE, IF AT THE TRIAL OF THE ACCUSED
OF AN OFFENSE THAT INVOLVES THE PERSON'S USE OF
FORCE AGAINST ANOTHER, THERE IS EVIDENCE PRESENTED
THAT TENDS TO SUPPORT THAT THE INVOLVED PERSON
BEING ACCUSED USED FORCE IN DEFENSE OF HIS RESIDENCE,
THE PROSECUTION MUST PROVE THAT THE FORCE WAS
NOT USED IN THAT DEFENSE.

SO WITH RESPECT DEFENDANT INTRODUCES 2901.05
TO SAY THAT HE ALREADY SENT COPIES OF HIS
RENTAL LEASE TO THE STATED LOCATED SCENE
AS DESCRIBED IN WARRANT OF 3875 W25TH ST.

2901.05 GIVES THE KNOWLEDGE THAT IF
EVIDENCE IS SUBMITTED THE COURT CAN GRANT
RELIEF. THE PERSON TERRANCE FLOWERS NOR
CAN THE STATE PROVE BY EVIDENCE THAT
FLOWER'S FOLLOWED PROCEDURE TO ATTEMPT
TO ENTER AND REMAIN ON PROPERTY PREMISES.

I THE DEFENDANT RECOGNIZED THE TRESPASS
ATTEMPT. SECTION 3(b) STATES THAT
AN RESIDENT HAS THE RIGHT TO USE SUCH
FORCE IF THE TRESPASSER HAS NO AUTHORITY.
AUTHORITY WOULD BE GRANTED IF FLOWERS
SIGNED THE SIGN IN SHEET, BUT HIS
NAME IS NOT THERE. I ASK THAT SINCE
DEFENDANT IS CHARGED OFFER THE PROOF
THAT PROCEDURE WAS FOLLOWED.

CONCLUSION: PLAINTIFF
SEEKS 2 MILLION FOR ALL THE
DAMAGE CAUSED BY THE DEFENDANTS
THE ELEMENT CANT BE PROVED IN
THEIR COURT SO, IT CAUSED DAMAGE
KEEPING PLAINTIFF IN CUSTODY.

THIS WAS SENT USPS
MAIL TO 801 WEST SUPERIOR
AVE CLEVELAND, OH 44113.

Darryl M. Galt